IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE: NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATION

RICKEY DIXON AND LORRAINE DIXON,

Plaintiffs,

v.

NATIONAL FOOTBALL LEAGUE AND NFL PROPERTIES, LLC., SUCCESSOR-IN-INTEREST TO NFL PROPERTIES, INC.,

Defendants.

Case No. 2-12-md-02323-AB

Dispute: Rickey Dixon v. Zimmerman

Reed

Lien ID: 200

CLASS MEMBER RICKEY DIXON'S UNOPPOSED REQUEST FOR EXTENSION OF TIME IN WHICH TO FILE RESPONSE MEMORANDUM TO ZIMMERMAN

REED'S STATEMENT OF DISPUTE

Comes now settlement class member Rickey Dixon, and in accordance with Rule 16(e) of the Rules Governing Attorney's Liens, submits this unopposed request for extension of time to file a response memorandum to Zimmerman Reed's statement of dispute and would respectfully show as follows:

The parties each submitted a statement of dispute, in accordance with Rule 16 of the Rules Governing Attorney's Liens and the Schedule of Document Submissions, on July 11, 2018. The current deadline for each party to submit a response memorandum to the Claims Administrator is July 30, 2018.

Rickey and Lorraine Dixon respectfully request an additional two weeks in which to file their response memorandum. The request is necessitated due to an unexpected increase in the press of business in the office of the undersigned counsel for Rickey and Lorraine Dixon. In

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particular, a number of additional briefing tasks have arisen in another MDL case in which

counsel is involved.

Since counsel will be preoccupied during this next week, Mr. and Mrs. Dixon

respectfully request an additional two weeks in which to file their response memorandum, to and

including August 13, 2018. As reflected in the certificate of conference below, the undersigned

counsel has consulted with Charles Zimmerman of Zimmerman Reed, and Zimmerman Reed

does not oppose mutual extensions.

Wherefore, premises considered, Rickey and Lorraine Dixon respectfully request that the

deadline for the response memoranda for both sides in this dispute be extended to and including

August 13, 2018.

Dated: July 23, 2018

Respectfully submitted,

WATERS & KRAUS, LLP

/s/ Charles S. Siegel_

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CERTIFICATE OF CONFERENCE

On July 19, 2018, I contacted Charles Zimmerman to ask whether Zimmerman Reed would oppose the requested two-week extension of time to file the response memorandum. On July 20, 2018, Mr. Zimmerman informed me that Zimmerman Reed does not oppose the mutual extensions.

/s/ Charles S. Siegel
Charles S. Siegel

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing was served on all counsel of record via the Court's ECF system on July 23, 2018.

/s/ Charles S. Siegel Charles S. Siegel